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Nationality/ Date of	USA, 16 April 1969	
Birth	_	

Educational/Professional Memberships

Education

Harvard Law School, JD 1994, cum laude Brandeis University, BA 1991, summa cum laude, Politics with honors Somerville College, Oxford University, 1989–90

Bar Admissions

New York, 2005; England and Wales (solicitor), 2013 Inactive: Virginia, 1994; Arizona, 1999; Czech Republic (foreign lawyer), 2002

Panels

AAA's Commercial Roster of Arbitrators
AAA / ICDR International Panel of Arbitrators
BVI International Arbitration Center, Inaugural Roster of Arbitrators
CPR Panel of Distinguished Neutrals
FedArb, Distinguished Neutral
HKIAC List of Arbitrators
KCAB International Panel of International Arbitrators
SCCA, Arbitrator Roster
SIAC Panel of Arbitrators

ICC Leadership

- President, ICC International Court of Arbitration, expected July 2021
- Vice President, ICC International Court of Arbitration, 2018–present
- US Member, ICC International Court of Arbitration, 2015–18
- Member, ICC Commission on Arbitration & ADR, 2007–2008, 2010–present
- Co-chair, Task Force on Financial Institutions & International Arbitration, 2013–16
- Member, Task Force on Reducing Time & Costs in International Arbitration, 2006–7
- Chair, Young Arbitrator Forum, USCIB (US national committee), 2007–2009
- Member, ICC YAF, North America Chapter, Regional Coordinating Committee, 2008–2009

Other Professional and Civic Activities

- New York Civil Liberties Union, Board of Directors, September 2020–present
- American Review of International Arbitration, Global Advisory Board, 2020–present
- Member, New York City Bar, Int'l Commercial Disputes Committee, 2018–present
- Board Member, New York International Arbitration Center, 2013–19
- Member, ArbitralWomen, 2006 present
- Member, International Bar Association, Arbitration Committee
- Member, Harvard International Arbitration Law Students Association Advisory Board

Current Position

Independent Arbitrator, January 2021 - present

Professional Experience

2013-2020	Latham & Watkins, New York
	Partner & Co–Chair, International Arbitration Practice
2005–2013	DLA Piper, New York
	Partner & Co-Chair, International Arbitration Practice, 2007-13
	Member, Executive Committee 2012–13; Policy Committee, 2010–13
	Counsel, 2005–6
	Cavira Candara Pragua Casab Panublia aggs av
1998–2004	Squire, Sanders, Prague, Czech Republic, 2001–04
	Phoenix, Arizona, 1998–2001, Associate
1994–1998	Mays & Valentine (now Troutman Sanders), Associate,
	Richmond, Virginia, 1994–98

Arbitration Experience

Ms. Salomon has experience as arbitrator (chair, co—arbitrator, sole arbitrator and emergency arbitrator) and counsel in more than 100 arbitrations. She has handled arbitrations under common law and civil law, seated around the globe. Her cases have been administered by a wide variety of international arbitral institutions, as well as ad hoc (AAA/ICDR, ICC, ICSID, HKIAC, JAMS, LCIA, PCA, SIAC, UNCITRAL, VIAC).

Her cases span a broad range of industry sectors including construction, energy and natural resources (oil and gas, hydroelectric, solar, wind farm), financial services, hospitality, life sciences, technology, and telecommunications. She is particularly adept at multi–party, multi–contract claims involving complex financial agreements, post–M&A disputes and intellectual property rights.

She recently sat as arbitrator in the following representative disputes:

- President, ICC arbitration, involving a Collaboration Agreement among US, Danish and Australian parties, concerning
 milestone payments in the pharmaceutical sector, New York law, Zurich seat
- Chair, ICDR arbitration, AAA Commercial Arbitration Rules involving a Global Master Securities Lending and Borrowing Agreement between Filipino and US parties, Nevada law
- Chair, ICDR arbitration involving a Partnership Agreement among Indian, Swiss, UAE, and US parties, concerning technology rights and claims of fraudulent inducement, Delaware law, New York seat
- Chair, ICDR arbitration involving a Share Purchase Agreement among US and Swedish parties, Delaware law, Wilmington seat
- Co–arbitrator, LCIA arbitration in London involving a Cooperation Agreement among Czech, Cypriot and Dutch parties, Czech law, London seat
- Co–arbitrator, ad hoc arbitration under the UNCITRAL Rules, administered by the PCA, involving a multi–party, multi–contract construction dispute, with claims against an international organization, New York law, New York seat
- Sole arbitrator, ICDR arbitration under the AAA Commercial Arbitration Rules and Expedited Procedures, involving LLC Agreements, Operating Agreements and Construction Oversight Agreements between Turkish and US parties for various real estate development projects, New York and Delaware law, New York seat
- Sole arbitrator, ICDR arbitration involving an Importing and Marketing Agreement for premium spirits between a French company and US distributor, New York law, New York seat
- Sole arbitrator, ICDR arbitration involving a License Agreement, including the valuation of patents between an Italian company and US inventor, Virginia law, New York seat
- Emergency arbitrator, ICDR arbitration, AAA Commercial Arbitration Rules involving \$350 million in claims under a dozen financial instruments and requests for attachment of accounts, New York and Delaware law, New York seat
- Emergency arbitrator, ICDR arbitration involving franchise agreements between US and Indian parties, North Carolina law, Charlotte seat

Ms. Salomon's experience includes cases involving:

Parties from: Africa, Asia, Western and Central / Eastern Europe, Middle East, North and South (Latin) America, Caribbean

Seated in: Boston, Chicago, Dallas, Dubai, Geneva, Hong Kong, Houston, London, Mauritius, Mexico City, Miami, Muscat, New York, Paris, Phoenix, San Francisco, Seoul, Singapore, Stockholm, Vienna, Washington, DC, Wilmington, Zurich

Governed by laws of: Australia, Austria, Bahamas, Canada (Ontario, Ottawa), China, Cyprus, Czech Republic, England and Wales, Egypt, France, Gabon, Georgia, Ghana, Hong Kong, India, Japan, Madagascar, Mexico, Oman, Serbia, Singapore, South Korea, Switzerland, and U.S. law (Arizona, California, Delaware, Florida, Illinois, Massachusetts, New Jersey, New Mexico, Nevada, New York, North Carolina, Oregon, Texas, Virginia); European Union competition law **Construction:** Owners, contractors, sub–contractors; power barge, toll road, container terminal at port (quay wall), manufacturing plant, dam for hydroelectric plant, wind–powered electric generation facility (wind farm), solar plant; subcontractor agreements, turnkey engineering, procurement and construction (EPC) agreements

Energy/natural resources/mining: Multinational energy companies, upstream and downstream, electric utility, hydroelectric, liquefied natural gas (LNG), oil and gas concession, power generation, solar, failure of steam generators, shutdown of nuclear power plant, fertilizer and potash permits; copper mining; transportation and sale of natural gas, intrastate pipeline and option rights, delivery of a rig; Trans–Caucasus oil and gas pipelines

Financial services: Financial agreements, including loans; sale and purchase of bank

Hospitality: Hotels, motels, restaurants, food, franchise

Life Sciences: Health care and consumer products, cosmetics (beauty) and skin care products, pharmaceutical, biopharmaceutical and biotechnology companies; license and development agreement for drug delivery system for chronic diseases, including disputes over milestone payments and regulatory requirements; manufacturing supply agreements, clinical trials and collaboration agreements

Technology: Technology companies, electronics manufacturers, information technology companies; royalties, R&D, license termination, patent infringement and valuation, copyright, trademark claims, strategic alliance agreement, digital management platform, use of confidential/proprietary information; share purchase agreement involving dispute over patent ownership; OEM agreement involving design and construction of computer server systems; cross patent license agreement; licensing agreement; option agreement; supply and funding agreement; supply agreement for computer components

Telecommunications: Telecommunications companies, privatization of telecommunications sector; supply agreement for telecommunications equipment, issuance of GSM mobile licenses; exclusivity and escrow agreements

Post–M&A, *joint venture*, *commercial*: Post–M&A purchase price (working capital) disputes, accounting/tax, environmental indemnification claims, asset purchase agreement, cooperation agreement, concession, distribution agreement, franchise agreement, joint venture agreement, lease, marketing agreement, manufacturing agreement, including questions of conformity of products, partnership agreement, purchase option, real estate and development agreement, revenue sharing agreement, share purchase agreement, supply agreement, airlines and aviation engines and parts, charitable (non–profit) organization, premium spirits (gin, cognac), university and education, commodities (flour, metals), galvanized steel coils, waste management, recycling

Public international law; investment treaties: investors and states in more than a dozen investment treaty arbitration cases involving supply agreements, corruption scandal, educational issues, tax assessments, mining, oil and gas pipelines, reorganization of a metallurgy plant, concessions, telecom, banking, hospitality; sought and opposed enforcement of investment treaty arbitration award; represented international organization in claims alleging breaches of public international law and human rights

Publications

Book

Co-editor, Choice of Venue in International Arbitration, Oxford University Press, 2014

Chapters

- Arbitration, Commercial Litigation in New York State Courts (ch. 69), 5th ed., October 2020; 4th ed., 2015 and supplements (co–author)
- Witnesses, Subpoenas, Documents & the Relationship between the FAA and State Law, International Arbitration in the

- United States, January 2018 (co-author)
- Damages in International Arbitration, International Commercial Arbitration in New York, 2nd ed. 2016, 1st ed. 2010
- Arbitrator's Disclosure Standards: The Uncertainty Continues, AAA Handbook on International Arbitration Practice,

Articles (select)

- Respondent Non–Participation in International Arbitration, The American Review of International Arbitration, September 2020 (co–author)
- Top 10 Tips for Effective Written Advocacy in International Arbitration, New York Law Journal, September 2020 (coauthor)
- Respondent Non-Participation in International Arbitration, New York Law Journal, August 2020 (co-author)
- Enforcing Foreign Arbitral Awards as Foreign Judgments in the United States, New York Law Journal, June 2020 (coauthor)
- A witness outside your control, *Global Arbitration Review*, June 2020 (co–author)
- Primer on International Arbitration Costs, *Bloomberg*, September 2019 (co–author)
- Compelling Third-Party Discovery In New York Arbitration, New York Law Journal, November 2018 (co-author)
- When International Arbitration Becomes Domestic, Law360, November 2018 (co-author)
- New York Vacates Arbitral Award with Manifest Disregard Doctrine, New York Law Journal, August 2017
- Making the most of mock arbitrations, Global Arbitration Review, May 2017 (co-author)
- What financial institutions think of International Arbitration, *Law360*, November 2016
- Splitting the Baby in International Arbitration, The National Law Journal, January 2015
- The United States Federal Arbitration Act: A Powerful Tool for Enforcing Arbitration Agreements and Arbitral Awards, LexisPSL Arbitration, April 2014 (co—author)
- Choosing an arbitral seat in the United States, LexisPSL Arbitration, March 2014 (co–author)
- Investment arbitration in the East Asia and Pacific region: a statistical analysis, *Global Arbitration Review*, November 2013 (co–author)
- How most favoured nation clauses in bilateral investment treaties affect arbitration, Practical Law, October 2013 (co-author)
- A Game Plan For Effective Cross–Border Dispute Resolution, Law360, August 2013 (co–author)
- Obtaining and Submitting Evidence in International Arbitration in the United States, *The American Review of International Arbitration*, 2013 (co–author)
- Enforcement Begins when the Arbitration Clause is Drafted, *The American Review of International Arbitration*, 2011 (co–author)
- Focusing on enforcement early and often, National Law Journal, May 2010 (co-author)
- Keep an Eye on the End Game: Enforcement, New York Law Journal, April 2010 (co-author)
- Enforcement of Arbitral Awards Against States and State Entities, Arbitration International, September 2007 (co-author)
- The International Arbitration Rules: Do The Rules Make A Difference, Journal of International Arbitration, April 2004
- Submitting Evidence in International Arbitrations, Journal of International Arbitration, June 2003 (co-author
- Selecting an International Arbitrator: Five Factors to Consider, Mealey's International Arbitration Report, October 2002

Languages

Engl	llS	n
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